EXHIBIT G

TRANSCRIPTION

May 26, 2009

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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

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ORACLE CORPORATION, a

Delaware Corporation; ORACLE, USA, INC., a Colorado Corporation; and ORACLE INTERNATIONAL CORPORATION, a California Corporation, & Plaintiffs,

Docket No.:

C07-1658 (PJH)

- Vs.

SAP AG, a German Corporation, SAP AMERICA,
INC., a Delaware Corporation; TOMORROWNOW, INC., a
Texas Corporation; and DOES 1-50, Inclusive,
Defendants.

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May 26, 2009

HELD AT:

450 Golden Gate Ave.

San Francisco, CA 94102

BEFORE:

HONORABLE ELIZABETH D.

LAPORTE, Magistrate Judge

APPEARANCES:

GEOFFREY M. HOWARD, ESQ.

HOLLY A. HOUSE, ESQ.

ZACHARY J. ALINDER, ESQ.

BREE PENN, ESQ.

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- 1 MALE VOICE: Then, then the second piece of the
- 2 same subject is we believe they are uh, attempting
- 3 to expand their damages claim and theories in a way
- 4 that violates positions they've taken consistently
- 5 throughout the case.
- 6 THE COURT: Let me while I'm thinking about it,
- 7 before you go further on damages, give you the
- 8 thought when I was reading all this lengthy stuff
- 9 yesterday, um on my day off, and so I'm wondering
- 10 you know whether there isn't a prophylactic sort of
- 11 thing here. I mean I've said all along that because
- of the damages sought even on whatever old theories
- there were, are huge; that you're entitled to quite
- 14 a bit of Discovery in the damages and it's not
- 15 disproportionate um and but I, I also think you know
- 16 it's when the expert reports get disclosed that
- 17 people really learn about the damages. Now you have
- 18 to have enough before that to have your own expert
- 19 write a report and not just I mean your expert, he
- 20 or she can't get started, I mean can't wait until
- 21 you get the other side's report. But, I'm just
- 22 wondering whether, you know, if um, I mean obviously
- 23 if they rely on something that they haven't given
- you that's not okay and uh maybe that's even,
- 25 there's some precluded or you know and/or it's cured

C E R T I F I C A T EI, Veronica Mackin, certify that the foregoing transcript is a true record of said proceedings, that I am not connected by blood or marriage with any of the parties herein nor interested directly or indirectly in the matter in controversy, nor am I in the employ of the counsel. Signature Date June 4, 2009